IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF TENNESSEE NASHVILLE DIVISION

		MAER'S MOTION TO DISCLOSE USES SOF CODEFENDANTS
v. MOHAMMED AMALLE)	Criminal No.: 3:10-CR-0260(30) QUNEK Judge Haynes The molium Appen 15 (eltNT2)
UNITED STATES OF AMERICA)	

Comes now the Defendant, Mohammed Amalle, by and through the undersigned counsel, and moves this Honorable Court for permission to join Co-Defendant Liban Omaer's Motion to Disclose Post-Conspiracy Statements of Co-Defendants (Docket Entry 1087).

For all reasons brought to this Honorable Court's attention by Mr. Wolf in the motion filed on behalf of co-defendant Omaer, along with a previously filed motion to disclose postconspiracy statements of co-defendants, undersigned counsel respectfully submits that the same rationale and arguments apply equally to Defendant Amalle. Accordingly, Defendant Amalle respectfully requests leave to join Defendant Omaer's Motion in the above-styled case.

Respectfully submitted this the 11th day of January, 2012.

//Signed//

R. LANCE MILLER, BPR No. 25875

Attorney for Defendant 420 Madison Street, Suite B4 Clarksville, Tennessee 37040

Telephone: (931) 802-6180

Fax: (931) 802-6182

lance@lancemillerlaw.com